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REMARKS

The Office Action mailed February 22, 2007, has been carefully considered together with each of the references cited therein. The amendments and remarks presented herein are believed to be fully responsive to the Office Action. Accordingly, reconsideration of the present Application in view of the following remarks is respectfully requested.

Claim Status

Claims 1-3 and 5-10 are pending in the subject Application. By this Amendment, Claims 1 and 5 have been amended. Claim 5 has been amended to remove an inadvertent period. No new matter has been introduced by these amendments. Consequently, the claims under consideration are believed to include Claims 1-3 and 5-10.

Claim Rejections Under 35 U.S.C. §103

Claims 1-3 and 6-10 stand rejected under 35 USC § 103(a) as being unpatentable over GB 1413315. This rejection is respectfully overcome.

By this Amendment, Applicant has amended Claim 1 to more distinctly point and clarify the subject matter of the claimed invention.

With respect to GB-A-1 41 3 315, it relates to fiber reactive azo dyes of the general formula (I-D4)

$$H_{2-W}(B-X_{W})_{W}-A-N=N$$

$$H_{2}N$$

$$N$$

$$N$$

$$(I-D4)$$

which are used to color leather and wool, silk, synthetic polyamide, polyurethane and, in particular, cellulose fibers, by reactive dyeing processes. In each and every occurrence R is a fibre reactive group in the dyes of the general formula (I-D4).

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Since R₅, R₆, R₇, R₈ or R₉ of newly amended Claim 1 may not be a fiber reactive group, Applicant respectfully believes that a fiber reactive dyestuff according to formula I-D4 of GB-A-1 41 3 315 does not teach, suggest or hint of an acid dyestuff according to formula (I) of the present application. Consequently the acid dyestuff according to formula (I) of the present application would not have been obvious to a skilled artisan cognizant of GB-A-1 41 3 315.

For at least the foregoing reason, Applicant is of the courteous position that the § 103 rejection has been overcome. Reconsideration and withdrawal of the § 103 rejections is respectfully and earnestly solicited.

As the total number of claims does not exceed the number of claims originally paid for, no fee is believed due. However, if an additional fee is required, the Commissioner is hereby authorized to credit any overpayment or charge any fee deficiency to Deposit Account No. 03-2060.

In view of the forgoing amendments and remarks, the present Application is believed to be in condition for allowance, and reconsideration of it is requested. If the Examiner disagrees, she is requested to contact the agent for Applicant at the telephone number provided below.

Respectfully submitted,

Tod A. Waldrop, Ph.D. Agent for Applicant

Registration No. 56,260

(CUSTOMER NUMBER 25,255)

CLARIANT CORPORATION INDUSTRIAL PROPERTY DEPARTMENT 4000 Monroe Road, Charlotte, NC 28205 Phone (704) 331-7732 Fax (704) 331-7707